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IN RE:

Part 2: Adequate Protection

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Last Revised 12/1/11

Case No. <u>15-15576</u>

UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

Dam	chai	rran Ganosh C & Bamoha	urran Indranio		Judge <u>Gravelle</u> Chapter 12
Kam	lCiiai	ran, Ganesh C & Ramcha	Debtor(s)		Chapter 13
CHA	APT	TER 13 PLAN AND MO	OTIONS		
[X] (Origi	nal	[] Modified/Notice Required	d [2	X] Discharge Sought
[] N	/lotio	ns Included	[] Modified/No Notice Requ	ired [] No Discharge Sought
Date	: <u>Jur</u>	ne 20, 2015			
		TF	HE DEBTOR HAS FILED FOR RELI OF THE BANKRUPTO		APTER 13
			YOUR RIGHTS WILL BI	E AFFECTED	
confi You or an beco	irma shou ny mo ome l	tion hearing on the Plan pro ald read these papers carefu otion included in it must fil oinding, and included mot be deadline stated in the N YOU SHO IN THE	oposed by the Debtor. This document is lly and discuss them with your attorned e a written objection within the time fitions may be granted without further	is the actual Plan ey. Anyone who we rame stated in the er notice or hear I BY THE DEAL BUTIONS UNDI	ER ANY PLAN
Pai	rt 1:	Payment and Length of F	Plan		
a.	The	e Debtor shall pay <u>\$20</u> per	month to the Chapter 13 Trustee, star	ting on	for approximately <u>60</u> months.
b.	[X]	Future Earnings	ayments to the Trustee from the follow (describe source, amount and date who		lable):
c.		e of real property to satisfy Sale of real property Description: Proposed date for comple			
	[]	Refinance of real property Description: Proposed date for comple			
	[x]	Description: 61 Webb Dr	espect to mortgage encumbering properive, Fords, NJ 08863 tion: 9 months after confirmation	erty	
d.	[]	The regular monthly mort	gage payment will continue pending t	he sale, refinance	e or loan modification.
e.	[]	Other information that ma	y be important relating to the paymen	t and length of pl	lan:

a. Adequate protection payments will be made in the amount of \$2168.04 (I and disbursed pre-confirmation to Cenlar Servicing (creditor).		pter 13 Trustee				
o. Adequate protection payments will be made in the amount of \$ to be paid directly by the debtor(s) outside the Plan, ore-confirmation to (creditor).						
Part 3: Priority Claims (Including Administrative Expenses)						
All allowed priority claims will be paid in full unless the creditor agrees otherwise:						
		Amount to be				
Creditor	Type of Priority	Paid				
None						

Part 4: Secured Claims

a. Curing Default and Maintaining Payments

The Debtor shall pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the Debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

					Regular
				Amount to	Monthly
			Interest	be Paid to	Payment
			Rate on	Creditor (In	(Outside
Creditor	Collateral or Type of Debt	Arrearage	Arrearage	Plan)	Plan)
				To be paid	
				via loan	
				modificatio	
				n to be	
				obtained	
				through	
				loss	
	61 Webb Drive, Fords, NJ			mitigation	
Cenlar Servicing	08863	\$16,000	0%	program	None

b. Modification

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

					Value of		
			Total		Creditor	Annual	Total
		Scheduled	Collateral	Superior	Interest in	Interest	Amount to
Creditor	Collateral	Debt	Value	Liens	Collateral	Rate	be Paid
None							

2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.

c. Surrender

Upon confirmation, the stay is terminated as to surrendered collateral. The Debtor surrenders the following collateral:

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		Value of	Remaining
		Surrendered	Unsecured
Creditor	Collateral to be Surrendered	Collateral	Debt
		Unkown at	Unkown at
Toyota Motor Finance	Toyota Corolla	this time	this time
•	by the Plan	this time	this

The following secured claims are unaffected by the Plan:

2010 Toyota Yaris will be kept and paid outside the Plan.

e. Secured Claims to Be Paid in Full Through the Plan

		Total Amount to be Paid
Creditor	Collateral	through the Plan
None		

Part 5: Unsecured Claims

9	Not separately	classified	Allowed	non-priority	unsecured	claims	shall h	e naid:
a.	Tive schafatery	Ciassilicu	AHUWCU	HOH-DHOHKV	unscourcu	Ciamis	snan o	c baiu.

Not less than \$		to be distributed pro rata
Not less than	percent	_

X Pro Rata distribution from any remaining funds

b. Separately Classified Unsecured Claims shall be treated as follows:

Creditor	Basis for Separate Classification	Treatment	Paid
None			

Part 6: Executory Contracts and Unexpired Leases

All executory contracts and unexpired leases are rejected, except the following, which are assumed:

Creditor	Nature of Contract or Lease	Treatment by Debtor
		Debtor shall reaffirm the loan and
Toyota Motor Finance	Car loan	continue to pay outside the plan
		Debtor assumes the lease and will pay
Santander Consumer USA Inc.	Car Lease	the Creditor directly outside the plan

Part 7: Motions

NOTE: All plans containing motions must be served on all potentially affected creditors, together with a Chapter 13 Plan Transmittal Letter, within the time and in the manner set forth in D.N.J. LBR 3015-1. A Proof of Service must be filed with the Clerk of Court when the Plan and Transmittal Letter are served.

Where a motion to avoid liens or partially avoid liens has been filed in the plan, a proof of claim filed that asserts a secured claim that is greater than the amount to be paid in the plan serves as opposition to the motion, and serves as an objection to confirmation. The proof of claim shall be served in accordance with D.N.J. LBR 3015-6(a). The creditor shall file a proof of service prior to the scheduled confirmation hearing. In order to prosecute the objection, the creditor must appear at the confirmation hearing,

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which shall be the hearing on the motion. Failure to appear to prosecute the objection may result in the motion being granted and the plan being confirmed pursuant to the terms as set forth in the plan.

a. Motion to Avoid Liens under 11 U.S.C. Section 522(f).

The Debtor moves to avoid the following liens that impair exemptions:

						Sum of	
						All Other	
						Liens	
					Amount of	Against	Amount of
	Nature of	Type of	Amount of	Value of	Claimed	the	Lien to be
Creditor	Collateral	Lien	Lien	Collateral	Exemption	Property	Avoided
None					-		

b. Motion to Void Liens and Reclassify Claim from Secured to Completely Unsecured.

The Debtor moves to reclassify the following claims as unsecured and to void liens on collateral consistent with Part 4 above:

		Amount of Lien
Creditor	Collateral	to be Reclassified
Wells Fargo (second mortgage)	61 Webb Drive, Fords, NJ 08863	\$27,000

c. Motion to Partially Void Liens and Reclassify Underlying Claims as Partially Secured and Partially Unsecured.

The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to void liens on collateral consistent with Part 4 above:

			Amount to be
		Amount to be	Reclassified as
Creditor	Collateral	Deemed Secured	Unsecured
None			

Part 8: Other Plan Provisions

a.	Vesting	of	Pro	perty	of	the	Estate	•
----	---------	----	-----	-------	----	-----	--------	---

Χ	Upon Confirmation
	Upon Discharge

b. Payment Notices

Creditors and Lessors provided for in Sections 4, 6 or 7 may continue to mail customary notices or coupons to the Debtor notwithstanding the automatic stay.

c. Order of Distribution

The Trustee shall pay allowed claims in the following order:

- 1) Trustee Commissions
- 2) Other Administrative Claims
- 3) Secured Claims
- 4) Lease Arrearages
- 5) Priority Claims
- 6) General Unsecured Claims
- d. Post-petition claims The Trustee [] is, [X] is not authorized to pay post-petition claims filed pursuant to 11 U.S.C. Section

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1305(a) in the amount filed by the post-petition claima

Part 9: Modification

If this plan modifies a plan previously filed in this case, complete the information below.

Date of Plan being modified:

Explain below why the Plan is being modified.	Explain below how the Plan is being modified.
Explains and clarifies treatment of mortgage and car loans	Amending certain Parts of the plan listed above in bold

Are Schedules I and J being filed simultaneously with this Modified Plan? [] Yes [X] No

Joint Debtor

	, , , , , , , , , , , , , , , , , , , ,
Part 10: Sign Here	
The Debtor(s) and the attorney for the De	ebtor (if any) must sign this Plan.
	/s/Edward Vaisman
Date: March 12, 2015	Attorney for the Debtor
I certify under penalty of perjury that the	
	/s/Ganesh Ramcharran
Date: March 12, 2015	
	Debtor
	<u>/s/Indranie Ramcharran</u>